## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

JUN 28 2022

ANGELA E. NOBLE CLERK U.S. DIST. CT.
S. D. OF FLA. - MIAMI

Civil Case Number:

Scoff R Selger

(Write the full name of the plaintiff)

vs.

Marroe County Correctional Facility

Monroe County Sheriffs Office

Muse Maddy Modeline (would not proude last name)

Nusce Erin (would not proude last name)

(Write the full name of the defendant/s in this case)

## COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983

I.	Party Information
Α.	Plaintiff: Scott Selger
	Address: 5501 College Rd VeyWest FL 33040
	Inmate/Prison No.: 19022377
	Year of Birth: 1973 (Do not include day or month, pursuant to Fed. R. Civ. P 5.2)
	(Write your name, address and prison/inmate number, if applicable)
vs.	
B.	Defendant: Monroe Canty Shorth's Office Defendant: Monroe Canty Cor. Fac. By chickne Dep
	Official Position: (Directional Facility Official Position: NUSSES
	5501 College Ld VeyWest 16 33540  Place of Employment: Place of Employment: 5501 College Ld VeyWest Fl
	(Write the full name of each defendant, official position and place of employment. Attach a separate page if you need additional space for additional defendants.)
	(See Additional Sheet)

 Detodents	0/16/22
Monroe County Correctional 5501 College rd Key West FL 33040	Facility
 Monroe County Sheriff's Coperating at 5501 College ed Key West FL 33040	Hee
Erin In Unknown Fa Employed at MCCF ni Psychiatric Nurse contracted 5501 College Rd Key West FL 33040	ecility would not divulge urses last name I dhrough Wellpath
 employed at MICE no	cality would not dwulge rses last name ted through Wellpath
 Under penalty of purjury 1. 15 true and Correct  6/16/22	swear the following  Scott Selger

## II. Statement of Claim

Briefly describe the facts of your case. Describe how each defendant is involved, names of other persons involved, and dates and pl aces. Each claim should be stated in a separately numbered paragraph. Please use short and plain statements, with separately numbered paragraphs indicating why the relief requested should be granted. Do not include legal arguments or cite cases or statutes. Attach additional pages, if necessary.
Monroe County Correctional Facility's Psychiatric Department
cannot and will not meet the psychiatric needs of inmates. They
hade no full time psychiatrist. Doctor after doctor has guitand
left gaps of operational negligence that is directly affecting the
mental health of patient/inmates. The facility will not employ an
interim doctor untilla permanent one can be found. I arrived
here at MCCF on 08/21/21 with a valid prescription for anti-
depressants/anti-anxiety medication. My prescription was immed-
lately stopped because because there was no doctor here to re-issue my
Deliberate Indifference / (Continued on accompanied paper) III. Relief Requested Medical Malpraetice
Briefly state what you are requesting from the Court (what do you want the Court to do). Do not include legal arguments or cite cases or statutes. Attach additional pages, if necessary.
D\$1150,000 Pain and Suffering
DAM50,000 Pain and Suffering De Mandate by court compelling either full time
psychiatric doctor or mandatory visits by outside doctor
at least once a month
3) Competent review of all psychiatric patient/inmate
records

(2)

(continued form) prescription. MCCF psychiatric nurses used evasive stalling techniques and outright belies in an attempt to placate myself and others for months on end. We were told to "Streth" for depression and anxiety. It was 21/2 months before a new doctor would see patients. Then another few months before counseling, adjustments, or patient input would be heard Without medication it seemed like on eternity, Now in May of 2022. The doctor has guit again. Italling, placating, and refusal to answer have resumed. have copies of all correspondence with the I have copies of all correspondence with the psychiatric department from 9/1/21 to present (including responses). I was taking 40 mg of one type of SSLT and the doctor changed it to a different brand of the Same type of medication that still doesn't work. I relevant analogy would be taking 2 tylenol, not receiving relief, and then taking I generic tylenol expecting results. The mentally ill are housed with general population which often creates problems. I have approached this problem from every possible avence, even attempting to appeal to their logic and humanity. No relief is being offered and I and many others have been suffering for months on end they never did restart my original medication at the original dosage. I seek relief from the court.

Under penalty of purjury 1 swear the following is true and correct.

6/16/22

Scott Selger

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550 College Rd

Key West FL 33040

Clarks Office
United States District Coxt
Southern District of Florida
400 North Miami Adense, BNO
Miami Florida 33128-7716

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